State of Alabama Unified Judicial System

DOCKETING STATEMENT

Appeal to the Supreme Court of Alabama

Appellate Case Number
(to be filled in by appellate court

(to be filled in b	by appellate	court)
--------------------	--------------	--------

Form A	ARAP-24 (front)	1/97	NOTE: comple	ted Civ	il Case	Cover Sheet mus	t be atta	ched –				
COUNT	Υ			CIVIL ACTION N	UMBEF	?		TRIAL	JUDGE				
	PARTY/ PAR APPEAL (Ap APPELLANT ATTORNEY:	pellant) : Γ'S			City				(_).	Telephone	Number Zip Co	ode
	PARTY/ PAR	RTIES AP	PEALED									,	
	APPEAL (Appended in Appended i	Ś							(_).	Telephone	Number Zip Co	ode
	APPELLAN	IS THE	TRIAL COL			efenda	nt Other	IV	. IS THIS A	CROSS	-APPEAL		No
	1. 2. 3. 4. 5. B E. C O	A general differentia and puniti Other more was there quitable arther	amages were award of diting between very was: netary dame a remittitue asse proviond/or decla	re either sought or a ges were:	warded (a) (b) (c) (a) (b) (c) (a) (b) (c) (a) (b) (c) ght in the t	not av sough award not av sough made not m sough award not av sough rial counts sough trial counts	ed in the amount of warded, but sought to the amount of warded, but sought to the amount of \$100 and \$	t in the ard t in the amount t in the amount t the amount t in the amount t in the ard t in the ard t in the ard	mount of \$ _ ount sought mount of \$ _ ount sought and sought was mount of \$ _ ount sought	was not was not sp as not sp was not	specified; ecified in;	in the cor ;; I in the cor ;; the compl	mplaint. aint.
VI.	TYPE OF JU	JDGMENT	OR ORDE	ER APPEALED. (Ple	ease ch	eck one	e) :						
			on a jury V			D	Order granting a				G	Dismissal	
	ŭ		•	ury Decision he Verdict (JNOV)		E F	Judgment as a M Summary Judgment		.aw		H	Default J Other	udgment
				, ,	DID 71						•	Othor	
				of entry of judgmen									
	1. Is the judg 2. Does the o 3. If not, did 4. If the trial order expr 5. If the ansv	gment or o order appe the trial co court inter ressly dete ver to que	rder appea ealed from ourt enter a nded to mal ermine that stion 2 is "N	e of entry of judgmer led from in complian constitute a dispositi n order intended to rake the order appealed there was no just re NO", and the trial contains appealate reviews	nce with ion of a make th ed from ason fo	n rule 58 Ill claims ne order final pu or delay not mak	, A.R.Civ.P.? s as to all parties? final pursuant to r rsuant to rule 54 (t and expressly dire te the order final by	b), did the ect that fin y full com	e court in the	e Rule 54 t be ente	ered?	Yes Yes Yes Yes	No No No
IX. POST-JUDGMENT MOTIONS: List all post-judgment motions by date of filing, type, and date of disposition (whether by trial court order or by the provisions of Rule 59.1, A.R.Civ.P.):													
DA	ATE OF FILI	NG	(wh				JUDGMENT MOT		x.CIV.P.):		DATE C	OF DISPO	SITION
Month	Date	Year		1 1	LOF	1031-	ODGIVILINI IVIUI	ION			Month	Date	Year

Form ARAP-25 (back) 1/97	DOCKETING STATEMENT Appeal to the Supreme Court of Alabama				
X. CONSTITUTIONAL ISSUES:	1. Are the provisions of Rule 44, A.R.App.P., applicable to this appeal? 2. If so, have the provisions been complied with? Yes No				
	n the left column of boxes proceeding the categor theory of the primary issue on appeal. In the 10 Real property 31 11 Wrongful Death (All Types) 32 12 Wantonness 33 13 Conversion 34 14 Wrongful Employ Termination 39	egories listed below, check the			
Alabama 1975, the Supreme Cour presenting a substantial question of significant statewide impact; utility to § 6-6-754, Code of Alabama 197. If you believe this case should n	e notice that your case may be initially reviewed thas the authority to transfer any civil case with federal or state constitutional law; cases invorted cases appealed pursuant to § 31-1-140, Corfo, or Alabama State bar disciplinary proceedings of the transferred to the Court of Civil Appeals, ions of § 12-2-7. Reasons should be supported in the	ithin its jurisdiction to the couplying a novel legal question, ode of Alabama 1975, bond vas. please state with specificity to	urt of Civil Appeals, except cases, the resolution of which will have alidation cases appealed pursuant the reason(s) why it should not be		
XIII. ISSUES: Briefly summarize the issu	e(s) on appeal.				
XIV. FACTS: without argument, briefly st	ummarize the facts to inform the court of the natu	ure of the case.			
Date	Signatu	re of Attorney/Party Filing this Fo	orm		